| 1<br>2<br>3<br>4<br>5<br>6                         | JENNY L. FOLEY, Ph.D., ESQ. Nevada Bar No. 9017 E-mail: jfoley@hkm.com REX MARTINEZ, ESQ. Nevada Bar No. 15277 E-mail: rmartinez@hkm.com HKM EMPLOYMENT ATTORNEYS LLP 1785 East Sahara, Suite 300 Las Vegas, Nevada 89104 Tel: (702) 805-8340 Fax: (702) 805-8340 Attorneys for Plaintiff                       |   |  |
|--|---|---|--|
| 7  | UNITED STATES DISTRICT COURT DISTRICT OF NEVADA   |   |  |
| 8  | GWEN TECSON, an Individual,   | CASE NO.: 2:21-cy-00518-JCM-EJY   |  |
| 9  | Plaintiff,  | CASE NO.: 2:21-cv-00518-JCMI-EJ Y   |  |
| 10   | vs.   | STIPULATION AND ORDER TO EXTEND TIME FOR PLAINTIFF TO   |  |
| 11   | STATION CASINOS, LLC D/B/A PALMS CASINO AND HOTEL.  | RESPOND TO DEFENDANT'S MOTION TO DIMISS   |  |
| 12   | Defendant.  | (FIRST REQUEST)   |  |
| 13   | Defendant.  | (FIRST REQUEST)   |  |
| 13   |   | J   |  |
| 14   | Plaintiff GWEN TECSON ("Plaintiff")   | , and Defendant STATION CASINOS, LLC  |  |
|  | Plaintiff GWEN TECSON ("Plaintiff")  D/B/A PALMS CASINO AND HOTEL ("D   |   |  |
| 14   |   | Defendant"), by and through their respective  |  |
| 14<br>15   | D/B/A PALMS CASINO AND HOTEL ("D attorneys, hereby stipulate and agree as follows:  | Defendant"), by and through their respective  |  |
| 14<br>15<br>16                                     | D/B/A PALMS CASINO AND HOTEL ("D attorneys, hereby stipulate and agree as follows:  | defendant"), by and through their respective  |  |
| 14<br>15<br>16<br>17                               | D/B/A PALMS CASINO AND HOTEL ("Dattorneys, hereby stipulate and agree as follows:  1. Plaintiff was served with Defend 7, 2021.   | defendant"), by and through their respective  |  |
| 14<br>15<br>16<br>17<br>18                         | D/B/A PALMS CASINO AND HOTEL ("D attorneys, hereby stipulate and agree as follows:  1. Plaintiff was served with Defend 7, 2021.  2. Plaintiff's response to the Motion   | Defendant"), by and through their respective ant's Motion to Dismiss (ECF No. 11) on May  |  |
| 14<br>15<br>16<br>17<br>18                         | D/B/A PALMS CASINO AND HOTEL ("D attorneys, hereby stipulate and agree as follows:  1. Plaintiff was served with Defend 7, 2021.  2. Plaintiff's response to the Motion   | pefendant"), by and through their respective ant's Motion to Dismiss (ECF No. 11) on May a to Dismiss is currently due on May 21, 2021. The and expense in connection with motions to   |  |
| 14<br>15<br>16<br>17<br>18<br>19<br>20             | D/B/A PALMS CASINO AND HOTEL ("D attorneys, hereby stipulate and agree as follows:  1. Plaintiff was served with Defend 7, 2021.  2. Plaintiff's response to the Motion 3. In order to avoid unnecessary times.   | perfendant"), by and through their respective ant's Motion to Dismiss (ECF No. 11) on May a to Dismiss is currently due on May 21, 2021. The and expense in connection with motions to the Motion to Dismiss, the parties have agreed |  |
| 14<br>15<br>16<br>17<br>18<br>19<br>20<br>21       | D/B/A PALMS CASINO AND HOTEL ("Dattorneys, hereby stipulate and agree as follows:  1. Plaintiff was served with Defend 7, 2021.  2. Plaintiff's response to the Motion 3. In order to avoid unnecessary tire dismiss and other litigation matters pertaining to   | perfendant"), by and through their respective ant's Motion to Dismiss (ECF No. 11) on May a to Dismiss is currently due on May 21, 2021. The and expense in connection with motions to the Motion to Dismiss, the parties have agreed |  |
| 14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22 | D/B/A PALMS CASINO AND HOTEL ("Dattorneys, hereby stipulate and agree as follows:  1. Plaintiff was served with Defend 7, 2021.  2. Plaintiff's response to the Motion 3. In order to avoid unnecessary tiredismiss and other litigation matters pertaining to to extend the time by which Plaintiff shall be a | perfendant"), by and through their respective ant's Motion to Dismiss (ECF No. 11) on May a to Dismiss is currently due on May 21, 2021. The and expense in connection with motions to the Motion to Dismiss, the parties have agreed |  |

| 1  | 4. Pursuant to this agreement between the parties, Plaintiff shall be required to file           |   |  |
|----|--|---|--|
| 2  | a response to the Motion to Dismiss on or before June 4, 2021.                                   |   |  |
| 3  | 5. Parties agree that good cause exists for the request for the extension of the                 |   |  |
| 4  | deadline for a response to the Motion to Dismiss for the above-specified reasons.                |   |  |
| 5  | 6. Parties agree that the requested extension is warranted under the current                     |   |  |
| 6  | circumstances and will not result in an undue or significant delay in the administration of this |   |  |
| 7  | case.  |   |  |
| 8  | Dated this 21st day of May, 2021.  | Dated this 21st day of May, 2021.                       |  |
| 9  | HKM EMPLOYMENT ATTORNEYS LLP   |   |  |
|    |  | FISHER & PHILLIPS LLP                                   |  |
| 10 | /s/ Jenny L. Foley Jenny L. Foley, Ph.D., Esq.   | /s/ Scott M. Mahoney Scott M. Mahoney, Esq.             |  |
| 11 | Nevada Bar No. 9017<br>1785 East Sahara Ave., Suite 300  | Nevada Bar No. 1099<br>300 S. Fourth Street, Suite 1500 |  |
| 12 | Las Vegas, Nevada 89104 Attorney for Plaintiff   | Las Vegas, NV 89101<br>Attorneys for Defendant          |  |
| 13 |  |   |  |
| 14 | ORDER  |   |  |
| 15 | IT IS SO ORDERED:  |   |  |
| 16 | Xellus C. Mahan  |   |  |
| 17 |  | O STATES DISTRICT JUDGE  May 21, 2021                   |  |
| 18 | DATED  | :   |  |
| 19 |  |   |  |
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